**ANNEX I**

**Question 1 - Data on corruption investigations, procedures and convictions in Lava-Jato Operation**

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|  | **FEDERAL REGIONAL COURT 2**  |
|  | COURT OF APPEALS |
| COMPLAINTS LODGED | 2 |
| INDICTED | 48 |
| ASSIGNED CASES  | 554 |
| DECLARATION IN HABEAS CORPUS | 325 |
| DECLARATION IN APPEALS | 136 |
| JUDGED APPEALS | 1 |

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|  | **FEDERAL REGIONAL COURT 4**  |
|  | COURT OF APPEALS |
| ASSIGNED CASES  | 980 |
| DECLARATION IN HABEAS CORPUS | 453 |
| JUDGED APPEALS | 44 |

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|  | **CURITIBA** | **RIO DE JANEIRO** | **SÃO PAULO** |
|  |  FIRST INSTANCE  |
| COMPLAINTS LODGED | 130 | 104 | 9 |
| CRIMINAL ACTIONS  | 179 | 104 | 9 |
| CONVICTED (1st and 2nd instances) | 174 | 183 | 4 |
| COOPERATION AGREEMENTS  | 209 | 180 | 10 |
| LENIENCY AGREEMENTS  | 17 | 9 | 2 |
| TOTAL OF OPERATIONS | 79 | 56 | 6 |

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|  | **BRASÍLIA** |
|  | STJ - SUPERIOR COURT OF APPEALS |
| DECLARATION IN HABEAS CORPUS | 49 |
| CRIMINAL ACTIONS | 2 |
| INDICTED | 7 |

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|  | **BRASÍLIA**  |
|  | STF - CONSTITUTIONAL COURT OF APPEALS |
| INQUIRIES | 71 |
| COMPLAINTS LODGED | 45 |
| INDICTED | 126 |

Source: https://www.mpf.mp.br/grandes-casos/lava-jato

**Question 3 - Legislative Measures to combat discrimination**

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|  **ANTIDISCRIMINATION MEASURES** |

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| **RACE** |  |
| Law N. 11,096, of January 13th, 2005 | Alters Law N. 10,981, of July 9th, 2004, and provides color/race criteria to access higher education courses scholarships. |
| Law N. 11,340, of August 7th, 2006  | Considers gender and race equality policies as integrated measures to prevent violence against women |
| Law N. 11,645, of March 10th, 2009 | Alters Law N. 9,394, of December 20th, 1996, to include in the educational system’s official curriculum the theme “Afro-Brazilian and Indigenous History and Culture”. |
| Law N. 12,033, of September 29th, 2009 | Alters the criminal procedures related to crimes of insulting speech concerning race, color, ethnicity, religion, origin or condition or elderly person or person with disability. |
| Law N. 12,288, of July 20th, 2010 | Institutes the Racial Equality Statute |
| Law N. 12,519, of November 10th, 2011 | Establishes the National Day of Zumbi and Black Consciousness. |
| Law N. 12,711, of August 29th, 2012  | University Admission Quota Law; University Quota Law; Social Quota Law (creates quotas based on color/race). |
| Law N. 12,796, of April 4th, 2013 | Establishes that teachers’ formation must take into account racial-ethnic diversity. |
| Law N. 12,852, of August 5th, 2013 | Estabilishes, among other measures, the right to educational affirmative action policies for black youth. |
| Law N. 12,987, of June 2nd, 2014 | Establishes the National Tereza de Benguela and Black Women National Day. |
| Law N. 12,990, of June 9th, 2014 | Public Tender Quota Law; Public Service Quota Law. |
| Law N. 13,488, of October 6th, 2017 | Promotes reform in the electoral political framework  |
| Law N. 13,675, of June 11th, 2018 | Establishes as a Public Security National Policy goal to “stimulate and support the implementation of actions to prevent violence and criminality, with priority to those concerning the death of young black people, women and other vulnerable groups. |
| Law N. 14,113, of December 25th, 2020 | Regulates the Fund for Maintenance and Development of Basic Education and Valorization of Education Professionals (Fundeb) |
| Law N. 14,192, of August 4th, 2021 | Establishes regulation to prevent, restrain and combat political violence against women |
| Law N. 14,197, of September 1st, 2021 | It defines as crime the conduct of “Restricting, preventing or hindering, by using physical, sexual or psychological violence, the exercise of political rights to any person for reasons or sex, race, color, ethnicity, religion or national origin” |
| Law N. 14,232, of October 28th, 2021 | Institutes the National Policy of Data and Information concerning Violence Against Women (PNAINFO) |
| Law N. 14,276, of December 27th, 2021 | Alters Law N. 14,113, of December 25th, 2020, providing indicators to measure learning equity, considering racial inequalities. |
| Law N. 14,291, of January 3rd, 2022 | Alters Law N. 9,096, of September 19th, 1995, promotes and spread women, young and black people political participation. |
| Ordinary Law N. 12,966/2014 | Includes the protection of honor and dignity of racial, ethnic or religious groups. |
| Ordinary Law N. 12981/2014 | Formalizes in the national territory the “Hino à Negritude” (Blackness Hymn). |
| Decree N. 10,932, of January 10th, 2022 | Enacts the Inter-American Convention against Racism and All Forms of Discrimination and Intolerance. |

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| **ANTIDISCRIMINATION MEASURES** |

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| **SEXUAL ORIENTATION**  |  |
| Law N. 12,343, of December 2nd, 2010 | Establishes the National Culture Plane - PNC, creates the National System of Cultural Information and Indicators - SNIIC and makes other provisions. Determines as the plan’s strategy to “Implement acknowledgment, preservation, fostering and dissemination and cultural expression program from and to the groups that form the Brazilian society, particularly those subject to discrimination and marginalization”. |

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| **ANTIDISCRIMINATION MEASURES** |

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| **INDIGENOUS PEOPLES** |  |
| Law N. 11645/2008 | Alters Law N. 9,394, of December 20th, 1996, changed by Law N. 10,639, of January 9th, 2003, which establishes the national education guidelines and framework, to include in the education official network curriculum the obligation to address the subject “Afro-Brazilian and Indigenous History and Culture”. |
| Law N. 13,123, of May 20th, 2015 | Promotes protection of the traditional knowledge associated to the genetic heritage of indigenous peoples, traditional communities or traditional farmer against illegal use and exploitation. |
| Law N. 13,901, of November 11th, 2019 | Introduces new wording for Law N. 13,844, of June 18th, 2019, providing rights for indigenous peoples, including those related to monitoring health actions developed on behalf of the indigenous communities. |
| Law N. 14,021, of July 7th, 2020 | Provides social protection measures for the prevention of COVID-19 infection and dissemination in indigenous territories; |
| Law N. 14,402, of July 8th, 2022 | Establishes the Indigenous Peoples Day and revoke Decree-Law N. 5,540, of June 2nd, 1943. |
| Ordinary Law N. 11696/2008 | Establishes National Day of the Indigenous Peoples Fight. |
| Ordinary Law N. 12416/2011 | Alters Law N. 9,394, of December 20th, 1996 (National Education Guidelines and Framework Law), to rule over higher education provision for indigenous peoples. |
| Decree N. 6,040/2007 of February 7th, 2007 | Establishes the National Policy for Sustainable Development of Traditional Peoples and Communities. |
| Decree N. 10,088, of November 5th, 2019 | Consolidates regulatory acts issued by the Federal Executive Branch to enact ILO conventions and recommendations, ratified by the Federative Republic of Brazil. |
| Decree N. 5,753, of April 12th, 2006 | Enacts the Convention for the Safeguarding of the Intangible Cultural Heritage, adopted in Paris, on October 17th, 2003, and signed on November 3rd, 2003. |
| Decree N. 6,177, of August 1st, 2007 | Enacts the Convention on the Protection and Promotion of the Diversity of Cultural Expressions, signed in Paris, on October 20th, 2005. |

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| **ANTIDISCRIMINATION MEASURES** |

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| **PEOPLE WITH DISABILITIES** |  |
| Supplementary Law N. 142, of May 8th, 2013 | Regulates Paragraph 1 of Article 201 of the Federal Constitution, regarding retirement of people with disabilities insured by the General Social Welfare System (RGPS, in Portuguese) |
| Ordinary Law N. 11,096/2005 | Introduces the University for All Program - PROUNI, regulates the operation of social assistance charitable organizations in the higher education; alters Law N. 10,891, of July 9th, 2004, and gives other provisions. |
| Ordinary Law N. 11,126/2005 | Provides over the right of the visually impaired person to enter and remain in collective use facilities accompanied by guide dog.  |
| Ordinary Law N. 11,133/2005 | Establishes the National Day of People with Disabilities Fight.  |
| Ordinary Law N. 11,180/2005 | Establishes the School of Factory Project, authorizing the concession of permanence scholarships to students benefiting from the University for All Program - PROUNI and alters Law N. 5,537, of November 21st, 1968, and the Consolidation of Labor Laws - CLT |
| Ordinary Law N. 11,982/2009 | Adds paragraph to Law N. 10,098, of December 19th, 2000, to determine the adaptation of part of attractions and equipment from amusement parks to people with disability or with reduced mobility. |
| Ordinary Law N. 12,764/2012 | Establishes the National Policy of Protection of the Rights of the Person with Autism Spectrum Disorder; and alters Paragraph 3 of Article 98 from Law N. 8,112, of December 11th,1990.  |
| Ordinary Law N. 12955/2014 | Introduces Paragraph 9 to Article 47 from Law N. 8,069, of July 13th, 1990, in order to establish priority to the adoption procedures in which the adopted person is a child or adolescent with disability or chronic condition. |
| Ordinary Law N. 13146/2015 | Established the Brazilian Law of People with Disabilities Inclusion (Statute of the Person with Disability). |
| Ordinary Law N. 13472/2017 | Institutes the National Day of Combating Prejudice against People with Dwarfism. |
| Ordinary Law N. 13585/2017 | Institutes the National Week of the Person with Intellectual and Multiple Disability. |
| Legislative Decree N. 186/2008 | Approves the Convention on the Rights of Persons with Disabilities text and its Optional Protocol, signed in New York, on March 30th, 2007. |
| Chamber of Deputies Resolution 1/2015 | Alters Paragraph 2 from Article 25 and Paragraph 2 from Article 26 and introduces the item XXIII to Article 32, all from the Chamber of Deputies Internal Regulation, approved by Resolution N. 17, of 1989. (Establishes new exception to the non-cumulativity in Permanent Commissions openings and create the Commission for the Defense of Rights of People with Disabilities).  |

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| **ANTIDISCRIMINATION MEASURES** |

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| **GENDER** |  |
| Constitutional Amendment N. 111, of September 28th, 2022 | Establishes that the votes given in favor of women or black candidates for the Chamber of Deputies for the elections from 2022 to 2030 will be counted double, for the purpose of calculating political parties access to public electoral funds.. |
| Constitutional Amendment N. 117, of April 5th, 2022 | Alters Article 17 of the Federal Constitution to impose to the political parties the allocation of resources from the political party fund in the promotion and spread of women’s political participation. |
| Law N. 11.340/2006 | Creates mechanism to restrain domestic and family violence against women, provides over the creation of Domestic and Family Violence Against Women Courts; alters the Criminal Procedure Code, the Criminal Code and the Criminal Enforcement Law; and gives other provisions. |
| Law N. 13.112/15 | Alters items 1 and 2 from Article 52 of Law N. 6,015, of December 31st, 1973, to allow for women, on equality conditions, to register the birth of their child. |
| Law N. 13.431/2017 | Establishes the system of rights security for children and adolescent victims or witnesses of violence and alters Law N. 8,069, of July 13th, 1990. (Statute of the Child and Adolescent). |
| Law N. 11,106, of March 28th, 2005 | Alters Articles 148, 215, 216, 226, 227, 231 and introduces Article 231-A to Decree-Law N. 2,848, of December 7th, 1940 (Criminal Code) |
| Law N. 11,112, of May 13th, 2005 | Alters Article 1,121 from Law N. 5,869, of January 11th, 1973 (Civil Procedure Code), to include as indispensable requirement to the consensual separation application, the agreement among the spouses regarding the visitation schedule of the minor children. |
| Law N. 14,192, of August 4th, 2021 | Established regulations to prevent, restrain and combat political violence against women; and altered Law N. 4,737, of July 15th, 1965 (Electoral Code), Law N. 9,096, of September 19th, 1995 (Political Parties Law), and Law N. 9,504, of September 30th, 1997.  |
| Law N. 10,886, of June 17th, 2004 | Adds paragraphs to Article 129 of Decree-Law N. 2,848, of December 7th, 1940 (Criminal Code), introducing the special type called “Domestic Violence”. |
| Law N. 11,108, of April 7th, 2005 | Alters Law N. 8,080, of September 19th, 1990, to ensure the mothers the right to a companion presence during labor, delivery and immediate postpartum, within the scope of the Unified Health System (SUS). |
| Law N. 11,441, of January 4th, 2007 | Alter provision from Law N. 5,869, of January 11th, 1973 (Brazilian Civil Procedure Code), allowing for the execution of inventory, sharing, consensual separation and consensual divorce by administrative means. |
| Law N. 11,634, of December 27th, 2007 | Establishes the right of the pregnant person the maternity facility in which she will receive assistance within the Unified Health System. |
| Law N. 11,664, of April 29th, 2008 | Establishes the implementation of health actions that secure the prevention, detection, treatment and follow-up of uterine cervix and breast cancers, within the Unified Health System (SUS). |
| Law N. 11,695, of May 12th, 2008 | Introduces the National Mammography Day. |
| Law N. 11,770, of September 9th, 2008 | Creates the Citizen Company Program, destined to extend the maternity leave through tax incentives, and alters Law N. 8,212, of July 24th, 1991. |
| Law N. 11,804, of November 5th, 2008 | Regulates the right to pregnancy alimonies. |
| Law N. 11,924, of April 17th, 2009 | Alters Article 57 from Law N. 6,015, of December 31st, 1973, to authorize stepchildren to adopt the family name of their stepparents. |
| Law N. 11,942, of May 28th, 2009 | Gives new wording to the Articles 14, 83 and 89 from Law N. 7,210, of July 11th, 1984 (Criminal Law Enforcement) to secure imprisoned mothers and their newborns minimum assistance conditions. |
| Law N. 12,004, of July 29th, 2009 | Alters Law N. 8,560, of December 29th, 1992, which regulates the paternity investigation of children born out of wedlock and gives other provisions. |
| Law N. 12,034, of September 29th, 2009 | Alters Laws N. 9,096, of September 19th, 1995 (Political Parties Law), 9,504, of September 30th, 1997, which establishes elections regulations, and 4,737, of July 15th, 1965 - Electoral Code. |
| Law N. 13.025/14 | Alters Article 1 from Law N. 10,714, of August 13th, 2003, which authorizes the Executive Power to provide, in national level, a phone number destined to receive violence against women reports. |
| Law N. 13.272/16 | Establishes the year of 2016 as the Year of Women Political and Sport Empowerment. |
| Law N. 13.421/2017 | Creates the National Week for Non-Violence against Women and gives other provisions. |
| Law N. 13,642, of April 3rd, 2018 | Alters Law N. 10,446, of May 8th, 2002, to introduce responsibility to the Federal Police regarding the investigation of crimes practiced through the World Wide Web that spread misogynist contents or spread hate or aversion to women. |
| Law N. 13.104/15 | Alters Article 121 from Decree-Law N. 2,848, of December 7th, 2940 - Criminal Code, to introduce feminicide as an aggravating circumstance of murder, and Article 1 of Law N. 8,072, from July 25th, 1990, to include feminicide in the list of heinous crimes. |
| Resolution N. 10/2009 | Creates the Special Women Procuratorate, altering the Chamber of Deputies Internal Regulation, approved by Resolution N. 17 of 1989, and gives other provisions. |
| Resolution N. 15/2016 | Creates the Women Rights Defense Commission and the Elderly People Rights Defense Commission. |
| Resolution N. 21/2017 | Institutes the Mietta Santiago Medal. |

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| **ANTIDISCRIMINATION MEASURES** |

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| **RELIGION** |  |
| Ordinary Law N.12966/2014 | Alters Law N. 7,347, of July 24th, 1985 (Public Civil Action Law), to include protection of honor and dignity of racial, ethnic or religious groups. |
| Law N. 11.635/2007 | Establishes National Day of Fight Against Religious Intolerance. |

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| **ANTIDISCRIMINATION MEASURES** |

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| **SOCIOECONOMIC STATUS** |  |
| Law N. 12,711, of August 29th, 2012 | Regulates the admission in federal universities and secondary technical education federal institutes. |

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| **ANTIDISCRIMINATION MEASURES** |

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| **ETHNICITY** |   |
| 1988 Federal Constitution, Article 5 | Set of rights, among which are: gender equality and the right of freedom of expression, manifestation of thought, conscience, religious belief or political conviction. |
| Law N. 12,288/2010 | Aims at “ensuring the black population the accomplishment of equal opportunities, the defense on individual, collective and common ethnic rights and the fight against discrimination and other forms of ethnic intolerance”. |
| Law N. 9,029/1995 | Prohibits broadly the adoption of any discriminatory practice in job access or maintenance, for reasons of sex, origin, race, color, civil state or age.  |
| Law N. 2,848, of December 7th, 1940 | Establishes the punishment, from one to three years of imprisonment and fine, for those who insult someone “when the insult involves the use of elements pertaining race, color, ethnicity, religion, origin or the condition of elderly person or person with disability”. |
| Law N. 11,326, of July 24th, 2006 | Establishes the guidelines for the development of the National Policy on Family Agriculture and Rural Family Enterprise. |
| Law N. 11,645/2008 | Stipulates as compulsory the study of indigenous and Afro-Brazilian history and culture in primary and secondary school establishments. |
| Law N. 12,711/2012 |  Regulates admission to federal universities and federal institutions of secondary technical education and makes other provisions. University Admission Quota Law; University Quota Law; Social Quota Law (creates quotas based on color/race). |
| Law N. 12,873/2013 | Aims at promoting access to water for human and animal consumption and for food production, through the implementation of social technologies, destined to low-income rural families affected by drought or routine lack of water.  |
| Law N. 12,990/2014  | Establishes reserve of openings for black and indigenous people, respectively, for admission in Higher Education Federal Institutions and Public bodies in the federal level. |
| Law N. 6,001, of December 19th, 1973 | Regulates the legal situation of indigenous peoples and indigenous communities, with the objective of preserving their culture and integrating them progressively and harmoniously, to the national communion. |
| Law N. 7,716/1989 | Define crimes arising from race or color prejudice. |
| Law N. 8,742, of December 7th, 1993 | Sets the social minimum, carried out through an integrated set of actions from the public initiative and society, to secure the meet of basic needs. |
| Decree N. 10,932/2022 | Ratification of the Inter-American Convention against Racism and All Forms of Discrimination and Intolerance |
| Decree N. 65,810/1969 | Ratification of the International Convention on the Elimination of All Forms of Racial Discrimination  |

**Question 8 - Assistance provided to women in situation of violence at the House of Brazilian Women (CMB)**

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| **ASSISTANCES SERVICED** |
| **CMB** | **2019** | **2020** | **2021** | **2022 - until May** |
| Campo Grande/MS | 146203 | 109853 | 165378 | 82404 |
| Brasília/DF | \* | \* | 2493 | 1963 |
| Curitiba/PR | 32018 | 24354 | 27024 | 17281 |
| São Paulo/SP | 2819 | 20368 | 35427 | 1961 |
| Fortaleza/CE | 31848 | 27676 | 38709 | 25427 |
| São Luís/MA | 25638 | 44047 | 55884 | 17423 |
| Boa Vista/RR | 10486 | 14249 | 18102 | 8678 |
| TOTAL | 249012 | 240547 | 343017 | 155137 |

**Question 19 - List of Actions**

* Publication of the Law N. 13,445, of May 24th, 2017, which “introduces the Migration Law”, and of the Decree N. 9,199, of November 29th, 2017, which regulates it; It is noteworthy to mention the unprecedented approach of acknowledging the condition of stateless person, and the simplification of ordinary naturalization procedure to stateless persons recognized by the Brazilian State and who have resided permanently in the country for at least two years;
* 33,866 refuge applications were lodged, from which 1,179 were examined and 473 granted; in the year 2017, the biggest part of refuge applications was from Venezuelan citizens, equivalent of 52% from the total.
* Simplification of the refugee application form, simplification of request process and continued SISCONARE system development;
* Assurance of regular migration status to foreigners coming from Venezuela, with the refugee application registration;
* Normative Resolution N. 126 from Migration National Council - CNIg, which provided temporary residency to migrants from border countries for two years;
* First negotiations on the development of the III National Plan for Fighting against Human Trafficking, through the I International Seminar for Fighting against Human Trafficking and Migrant Smuggling.
* 4th Human Trafficking Fight Awareness Week;
* Implementation of the Porto Alegre Reference Center - CRIM POA;
* Training “Approach on Human Trafficking and Migrant Smuggling”, in the city of Cárceres/MT;
* Implementation of I International Seminar on the Fight against Human Trafficking and Migrant Smuggling. Rio de Janeiro/ RJ;
* Support to courses on how to deal with situation of Human Trafficking, migrant smuggling and human mobility, in Boa Vista/RR;
* Global Action Against Trafficking in Children and Adolescents – Ilha de Marajó - Breves and Portel/PA;
* Support to the II Regional Symposium of Fight against Human Trafficking in “Centro-Oeste”;
* Financial allocation due to agreements for the implementation of two Center for Reference and Reception to Migrant and Refugees - CRAIs, in Porto Alegre/RS and Florianópolis/SC;
* Public Notice Call for civil society organizations to present projects fostering migrants and refugees integration;
* Allocation of resources to aid civil society organizations promoting Portuguese language courses for migrants and refugees;
* Six-month prorogation of the deadline for Haitians staying in national territory for humanitarian reasons to come present themselves to the relevant authority to complete registration, and formalize their migration status in the country;
* , Classes, provided by the National Committee for Refugees, for migrants and refugees of Portuguese Language and Brazilian Culture for Foreigners, through the National Program of Access to Technical Education and Employment - PRONATEC, in partnership with IFRJ and IFB;
* Launch, by the National Committee for Refugees, in partnership with National SEBRAE and SEBRAE-SP, of the Entrepreneur Refugee project, offering free courses for business to refugees;
* Introduction, with Ottawa University, from Canada, of Joint Initiative to Strengthen Refugees Private Sponsorship;
* Within the Humanitarian Migration Policy for Haitian and Syrian Citizens visa concession was provided in partnership with the Migration National Council - CNIg;
* Simplification of travel permit applications, through approval of Normative Resolution N. 23, of September 30th, 2016, which “establishes passport application procedures and foreign travel for refugee people and refugee applicants”;
* Conclusion of the II National Plan for Fighting against Human Trafficking - II PNETP;
* Hiring of advisor to assess the II PNETP and propose methodology for Network Meet, partnered with UNODC;
* Publication of Law N. 13.344/2016 - Human Trafficking Law;
* 3rd Human Trafficking Fight Awareness Week;
* Conclusion of Transborder Migration Project - MT - Brazil that, in 2016, carried out 04 training events in border municipalities, with a total of 306 directly trained people, who will multiply their knowledge in their cities.

**Question 25 - Brief text on the scope of Bill 2,630/2020**

* It concerns platforms or social networks services providers (such as Facebook), of private messaging services (such as WhatsApp) and search browsers (such as Google), provided they have more than 10 million users in Brazil;
* For social networks and search browsers several transparency requirements were introduced, such as the obligation to publish the amount of content moderation actions of users’ contents made and for what reason, if they were carried out on the platform’s personal initiative or from a court order, for instance;
* For instant messaging services, the proposal prohibits forwarding of messages received from another user to multiple recipients, restricts broadcasts list only to people identified in the senders and recipients contact lists and demands prior consent from the user for the inclusion in message groups.
* Create rules for content moderation by the providers, so that whenever their actions result in deletion, unavailability, reduction of reach or third-party content flagging, the platforms shall notify the user and justify their decision, as well as respond to decision review requests and arrange for its immediate reversion when an error is determined;
* As supervisor entity, the Internet Managing Committee - CGI.br earned the role of developing guidelines for providers’ terms of use and policies, so that the platform’s internal policies respect the fundamental rights;
* A criminal type was created, in order to criminalize the use of automated accounts to mass dissemination of messages containing facts knowingly fake and susceptible to criminal sanction, and which causes damage to people’s physical integrity and are able to compromise the electoral process reputation;
* Several sanctions are listed to be enforced, in case of breach, by the Judiciary Branch on the platforms, such as fines, suspension and provider’s ban from activities;
* Establishes obligation for the providers to keep legal representatives in Brazil, and to allow the administrative authorities that have legal jurisdiction to access the registration data regarding users;
* Marketing and content boosting rules were created, including in election campaigns, increasing the number of situations that permit identification of the responsible for promoted content and publicity;
* Publicity insertion marketing by foreign-based providers must be acknowledged by their Brazilian representatives, when destined to the Brazilian market;
* Several rules were introduced regarding boosting and advertising content created by the Public sector, including prohibiting Public Administration to hire providers that are not constituted according to the Brazilian legislation and with representation in the country.

**Question 27 - Table concerning Human Rights Defenders Protected cases and Federal Budget allocated for the Program (PPDDH)**

**Table I - Situation and total cases of protected defenders (March 2022)**

|  |  |  |  |
| --- | --- | --- | --- |
| **Programs** | **Included** | **Under Consideration** | **Total** |
| Rio de Janeiro | 25 | 69 | 94 |
| Maranhão | 68 | 46 | 114 |
| Paraíba | 15 | 0 | 15 |
| Pará | 57 | 32 | 89 |
| Mato Grosso | 10 | 12 | 22 |
| Minas Gerais | 74 | 8 | 82 |
| Bahia | 83 | 20 | 103 |
| Pernambuco | 45 | 6 | 52 |
| Ceará | 79 | 4 | 83 |
| **Partial total (State Programs)** | **456** | **197** | **654** |
| Federal Program | 92 | 37 | 129 |
| **Total (Federal Program + State Programs** | **548** | **234** | **783** |

Source: reports submitted to MMFDH by the State Programs staff and the Federal Program implementing entity

Reference month/year: March/2022

**Table IV - Federal Government Budget for the resources available to PPDDH (2014-2021)**

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| **Year** | **Updated budgetary allocation/ Available (R$)** | **Budget Implementation/****Allocated (R$)** | **Financial Implementation - Payment waiting residual budget (R$)** | **Financial Implementation - Payments from the current fiscal year (R$)** | **Financial Implementation - Total (R$)** |
| 2014 | R$ 6,195,454.00 | R$ 6,104,167.00 | R$ 3,480,126.49 | R$ 3,359,046.18 | R$ 6,839,172.67 |
| 2015 | R$ 4,804,738.00 | R$ 4,800,000.00 | R$ 2,104,679.62   | R$ 1,775,700.00 | R$ 3,880,379.62 |
| 2016 | R$ 4,789,214.00 | R$ 4,789,214.00 | R$ 3.388383 | R$ 2,014,814.31 | R$ 5,403,197.83 |
| 2017 | R$ 4,507,105.00 | R$ 4,352,945.00 | R$ 2,525,472.58 | R$ 4,700,000.00 | R$ 6,526,172.58 |
| 2018 | R$ 15,178,780.00 | R$ 14,478,780.00 | R$ 352,245.00 | R$ 11,198,320.69 | R$ 11,550,565.69 |
| 2019 | R$ 6,245,200.00 | R$ 6,245,200.00 | R$ 2,821,218.40 | R$ 1,057,455.47 | R$ 3,878,673.87 |
| 2020 | R$ 9,140,968.00 | R$ 8,982,461.06 | R$ 3,808,778.40 | R$ 938,726.49 | R$ 4,745,504.89 |
| 2021 | R$ 8,571,192.00 | R$ 8,571,143.58 | R$ 7,223,442.81 | R$ 5,351,487.64 | R$ 12,574,930.45 |

Source: Managing Treasure (TG), which contemplates the amounts implemented in the Integrated System of Federal Government Financial Administration - SIAFI.

**Question 30 - Resources allocated to FUNAI to the Federal Budget**

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| Excludes Contingency Budget - Amounts in Million R$ |
| Entity | Budgetary Unit | Allocated 2012 | Allocated2013 | Allocated2014 | Allocated 2015 | Allocated2016 | Allocated 2017 | Allocated2018 | Allocated2019 | Allocated 2020 | Allocated2021 |
| OVERAL TOTAL | 503.6 | 569.7 | 540.7 | 539.8 | 533.1 | 542.7 | 666.0 | 637.1 | 642.6 | 686.9 |
| 30000 – Ministry of Justice and Public Security | Total | 503.6 | 569.7 | 540.7 | 539.8 | 533.1 | 542.7 | 666.0 | 637.1 | 642.6 | 686.9 |
| 30202 – National Indigenous Foundation- FUNAI | 503.6 | 569.7 | 540.7 | 539.8 | 533.1 | 542.7 | 666.0 | 637.1 | 642.6 | 686.9 |

Source:https://www1.siop.planejamento.gov.br/QvAJAXZfc/opendoc.htm?document=IAS%2FExecucao\_Orcamentaria.qvw&host=QVS%40pqlk04&anonymous=true&sheet=SH06